UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

KEVIN LEWIS, *

*

Plaintiff,

*

v. * Civil Action No. 12-11544-JLT

*

WEST ROXBURY DISTRICT COURT, JUDGE MCKINLEY, in his individual capacity, and COURT CLERK, in his individual capacity,

*

Defendants. *

ORDER

September 10, 2013

TAURO, J.

This court ACCEPTS and ADOPTS the August 22, 2013 Report and Recommendation [#46] of Magistrate Judge Boal. For the reasons set forth in the Report and Recommendation, this court hereby orders that Defendant West Roxbury District Court's Motion to Dismiss [#12] is ALLOWED; Defendant Judge Robert McKenna, Jr.'s¹ Motion to Dismiss [#14] is ALLOWED; and Defendant Court Clerk's Motion to Dismiss [#16] is ALLOWED. Plaintiff's Motion for Leave to Amend [#26] is ALLOWED IN PART and DENIED IN PART. It is ALLOWED to the extent that it seeks leave to (a) substitute Judge McKenna for "Judge McKinley"; (b) identify Erin Carey as the Court Clerk; (c) amend Plaintiff's claim of "negligence and recklessness" to "negligence pursuant to Mass Tort Claims Act M.G.L.A. 258 s. 2"; and (d) eliminate Plaintiff's

¹ Plaintiff listed a "Judge McKinley" as a defendant in this case. Given that subsequent filings made clear that Plaintiff intended to sue Judge Robert McKenna, Jr., <u>see</u> Report and Recommendation [#46], Plaintiff's motion to amend is allowed to the extent that it seeks to fix this error.

Case 1:12-cv-11544-JLT Document 48 Filed 09/10/13 Page 2 of 2

request for injunctive relief. The <u>Motion</u> is DENIED in all other respects. Plaintiff's second <u>Motion for Leave to Amend</u> [#37] is DENIED. This case is CLOSED.

IT IS SO ORDERED.

/s/ Joseph L. Tauro
United States District Judge